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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
 10/099,779	03/14/2002	Todd Weston Arnold	AUS920010984US1	4841	
40412	7590 09/10/2007	EXAMINER .			
IBM CORPORATION- AUSTIN (JVL) C/O VAN LEEUWEN & VAN LEEUWEN			WILLIAMS, JEFFERY L		
PO BOX 90609 AUSTIN, TX 7		,	ART UNIT	PAPER NUMBER	
71001111, 121	0.05 0005	•	2137		
			MAIL DATE	DELIVERY MODE	
			09/10/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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	Application No.	Applicant(s)
	10/099,779	ARNOLD ET AL.
Office Action Summary	Examiner	Art Unit
	Jeffery Williams	2137
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the	correspondence address
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING D. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period or Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATIO 36(a). In no event, however, may a reply be ti will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONI	N. mely filed n the mailing date of this communication. ED (35 U.S.C. § 133).
Status		
1) Responsive to communication(s) filed on 19 Ju	<u>une 2007</u> .	
2a)⊠ This action is FINAL . 2b)☐ This	action is non-final.	
3) Since this application is in condition for allowa	nce except for formal matters, pr	osecution as to the merits is
closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.
Disposition of Claims		•
4) ⊠ Claim(s) <u>1, 6 – 8, 14, and 19 – 29</u> is/are pending 4a) Of the above claim(s) is/are withdraw 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) <u>1, 6 – 8, 14, and 19 – 29</u> is/are rejected to. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and/o	wn from consideration.	
Application Papers		
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) acc Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Example 11.	epted or b) objected to by the drawing(s) be held in abeyance. Se tion is required if the drawing(s) is of	ee 37 CFR 1.85(a). pjected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Applicative documents have been received in CPCT Rule 17.2(a)).	tion No red in this National Stage
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal 6) Other:	Date

U.S. Patent and Trademark Office PTOL-326 (Rev. 08-06)

1	DETAILED ACTION
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3	This action is in response to the communication filed on 12/07/2006.
4	All objections and rejections not set forth below have been withdrawn.
5	Claims 1, 6 – 8, 14, and 19 – 29 are pending.
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8	Claim Rejections - 35 USC § 112
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10	The following is a quotation of the second paragraph of 35 U.S.C. 112:
11 12 13	The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
14	Claims 1, 6 – 8, 14, and 19 – 29 are rejected under 35 U.S.C. 112, second
15	paragraph, as being indefinite for failing to particularly point out and distinctly
16	claim the subject matter which applicant regards as the invention.
17	Claim 1, 8, and 14 each recite the limitation "the hardware security module
18	identifier that is stored with the encrypted tied key". There is insufficient antecedent
19	basis for this limitation in the claim. For the purpose of examination the examiner will
20	presume the claims to recite "the stored hardware security module and the stored
21	encrypted tied key".
22	All depending claims are rejected by virtue of their dependency.
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Claim Rejections - 35 USC § 103

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The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1, 6 – 8, 14, and 19 – 29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Al-Salqan, "Method and Apparatus for Encoding Keys", U.S. Patent, 6,549,626 in view of U.S. Department of Commerce (DOC), "Security Requirements for Cryptographic Modules" in view of Hosokawa, "Internet Broadcast Billing System", U.S. Patent Publication, 2001/0023416 A1 in view of Heer et al. (Heer), "Data Encryption Security Module", U.S. Patent 5,999,629.

Regarding claim 1, Al-Salqan discloses:

receiving, at a security module, a first password corresponding a software

application (Al-Salqan, col. 2, lines 12-28, 49-63; fig. 2, elem. 204). Herein, Al-Salqan

teaches that users may use computers to perform cryptographic applications. For

example, to utilize a cryptographic key, a user may employ an application to provide a

password, derive a key, and perform cryptographic operations upon data such as a file.

The inventive method of Al-Salqan is for facilitating the operation of such application.

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1 generating, at a security module, a first mask value based on the first password 2 (Al-Salgan, col. 4, lines 29-46; fig. 2); combining, at a security module, the first mask value with a first encryption key (Al-Salgan, col. 4, lines 49-52; fig. 2): 3 4 encrypting, at the security module, the tied key using a second encryption key 5 that is associated with the security module, the encrypting resulting in an encrypted tied 6 key (Al-Salgan, fig. 2). Furthermore, the applicant is kindly reminded of the evidence 7 submitted by the applicant's representative, admitting to the Prior Art's (Al-Salgan) 8 teachings ("Prior Art Flow Diagram", Telephonic Interview, 11/15/05). 9 Al-Salgan discloses the returning of the encrypted tied key to what is termed the 10 "user". While, the Applicants themselves also equate a software application to the 11 "user" (Instant Application, pg. 2, line 19 – pg. 3, line 2), the examiner notes that Al-12 Salgan does not explicitly state that a software application is represented by "the user" -13 hence, returning the encrypted tied key to the software application. 14 DOC more clearly shows that a user employs a software application to interact 15 with a security module inside a computer. DOC teaches that a security module 16 provides cryptographic services to software applications employed by users (iv, #8; pg. 17 27, sect. 4.6). When a user requests cryptographic services from a security module, the 18 software application representing the user communicates with the security module using 19 an application program interface (pg. 14, sect. 4.2; pg. 27, 28, iv). 20 It would have obvious to recognize the teachings of DOC, that a human employs 21 a software application to interact with a security module within a computer, along with

the teachings of Al-Salgan. This would have been obvious because one of ordinary skill

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in the art would have been motivated to practically provide a means for a human to

accomplish a cryptographic application in cooperation with a security module inside a

computer.

The combination enables:

sending the encrypted tied key and a second password from the software application to the security module over a computer network, the second password being the same as the first password (Al-Salqan, fig. 3, elems. 302,306). Herein, the combination discloses that the software application transmits the correct password and a corresponding tied key to the security module.

receiving, at the security module, the encrypted tied key and the second password from the software application; in response to receiving the encrypted tied key and the second password, combining, at the security module, the encrypted tied key and the second key, the combining resulting in a recovered tied key (Al-Salqan, fig. 3). Furthermore, the applicant is kindly reminded of the evidence submitted by the applicant's representative, admitting to the Prior Art's (Al-Salqan) teachings ("Prior Art Flow Diagram", Telephonic Interview, 11/15/05).

generating a second mask value based on the second password (Al-Salqan, col. 4, lines 29-46; fig. 3). Furthermore, the applicant is kindly reminded of the evidence submitted by the applicant's representative, admitting to the Prior Art's (Al-Salqan) teachings ("Prior Art Flow Diagram", Telephonic Interview, 11/15/05);

separating a recovered encryption key from the recovered tied key using the second mask value (Al-Salqan, col. 7, lines 45-49; fig. 3). Furthermore, the applicant is

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1 kindly reminded of the evidence submitted by the applicant's representative, admitting

2 to the Prior Art's (Al-Salqan) teaching of the recovery of an recovered encryption key

from the recovered tied key ("Prior Art Flow Diagram", Telephonic Interview, 11/15/05).

and encrypting data provided by the software application using the recovered

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generated key (Al-Salqan, Abstract, lines 1-3; col. 1, lines 21-28; col. 2:15-22; col. 3,

lines 52-56; DOC, pg. iv, #8). Herein enabled by the combination, is an application that

takes data and a recovered key, and facilitates the performance of cryptographic

operations such as encryption and decryption.

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The combination discloses a system designed to ensure the secrecy of a data encryption key, such as a symmetric key. Secrecy is accomplished by encrypting the data encryption key. However, though the combination discloses enabling the secrecy of a symmetric data encryption key, it does not disclose the enabling of the authenticity of the key. Thus, the combination does not disclose wherein the first "encryption key" is derived from a generated key and a known value the combining resulting a tied key or that the recovered "encryption key" includes a recovered generated key and a recovered known value.

Hosokawa discloses a method for the verification of the authenticity of a dataencryption key, the method being performed "as a security measure" (Hosokawa, par 37). This "security measure" of ensuring authenticity is additional to the security measure of ensuring secrecy - encrypting the data encryption key. The method comprises the creation of a "tied key", or an "encryption key" derived from a generated

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key and a known value (Hosokawa, par. 32, lines 8-12; par. 33, lines 1-5; par. 37, lines 11-13; par. 44, lines 11-18). Hosokawa attaches a "known value", a digital signature, to

generated key, and thereby creates a "tied key". After the "tied key" is decrypted, the

attached digital signature is compared to an authentic digital signature so as to verify

the authenticity of the generated key. If authentic, the generated key is used for

encrypting data. Thus, Hosokawa discloses a method usable to verify the authenticity

of an encryption key, the method ensuring a measure of security.

It would have been obvious to one of ordinary skill in the art to combine the method of Hosokawa with the system of the combination of Al-Salqan and DOC. This would have been obvious because one of ordinary skill in the art would have been motivated to enhance the security of the system of combination, by not only enabling the secrecy of the data encryption key, but also the authentication of the data encryption key. Thus, a more secure system is provided.

The combination does not appear to explicitly recite the added limitations of storing, by the software application, the encrypted tied key and a hardware security module identifier that identifies the security module; determining, by the software application, that the encrypted tied key corresponds to the security module based upon the hardware security module identifier that is stored with the encrypted tied key.

However, Heer discloses that it was already well established for software applications that employ security modules for security to store encrypted keys along with a corresponding hardware security module identifier (fig. 1:20; 3:45-61). When the

1	need arises to utilize the key, the software application will determine the association of
2	the encrypted key and the hardware security module identifier.

It would have been obvious to one of ordinary skill in the art to employ the established teachings of Heer within the combination of Al-Salqan, DOC, and Hosokawa. This would have been obvious because one of ordinary skill in the art would have been motivated by the flexibility and added security provided by a system that can provide a plurality of system users with the safe utilization of encrypted keys via the cooperation of hardware security modules and facilitating software applications.

Regarding claim 6, the combination disclose:

determining whether the recovered known value is correct; and processing a data file based on the determination (Hosokawa, col. 2, pars. 32, 33; Al-Salqan, Abstract, lines 1-3; col. 7, lines 37-49; col. 3, lines 52-56).

Regarding claim 7, the combination disclose:

wherein the processing is selected from the group consisting of encrypting the data file using the recovered generated key and decrypting the data file using the recovered generated key (Al-Salqan, Abstract, lines 1-3; col. 7, lines 37-49; col. 3, lines 52-56).

Regarding claim 22, the combination disclose:

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wherein the generated key is at a level of security corresponding to a sensitivity level of the data being encrypted (Hosokawa, par. 41). The combination disclose that the key is appropriately used for securing data, thus the key is at a level of security suitable for securing sensitive data.

Regarding claims 25 and 28, they are the system means and computer program product claims implementing the method of claim 22, and they are rejected, at least, for the same reasons.

Regarding claims 8, 14, 19, and 20, they are the system means and computer program product claims implementing the method of claims 1, 6, and 7, and they are rejected, at least, for the same reasons. Further, regarding claim 8 specifically, it is rejected because the combination disclose:

one or more processors; a memory accessible by the processors; one or more nonvolatile storage devices accessible by the processors; a hardware security module accessible by the processors; a data security tool for securing data using the hardware security module (Al-Salqan, figs. 1, 2; col. 3, lines 16-45).

Regarding claims 21 and 23, the combination disclose:

wherein the security module is a separate hardware security module and wherein encrypting the data is performed within the security module (DOC, pg. 5, lines 4-6; pg. 16, sect. 4.3.2).

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Regarding claims 24, 26, 27, and 29, they are the system means and computer program product claims implementing the method of claims 21 and 23, and they are rejected, at least, for the same reasons.

Response to Arguments

Applicant's arguments with respect to claims have been considered but are moot in view of the new ground(s) of rejection.

11 Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure:

See Notice of References Cited.

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

than SIX MONTHS from the date of this final action.

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A shortened statutory period for reply to this final action is set to expire THREE

MONTHS from the mailing date of this action. In the event a first reply is filed within

TWO MONTHS of the mailing date of this final action and the advisory action is not

mailed until after the end of the THREE-MONTH shortened statutory period, then the

shortened statutory period will expire on the date the advisory action is mailed, and any

extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jeffery Williams whose telephone number is (571) 272-7965. The examiner can normally be reached on 8:30-5:00.

the advisory action. In no event, however, will the statutory period for reply expire later

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Emmanuel Moise can be reached on (571) 272-3865. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

1 Information regarding the status of an application may be obtained from the

- 2 Patent Application Information Retrieval (PAIR) system. Status information for
- 3 published applications may be obtained from either Private PAIR or Public PAIR.
- 4 Status information for unpublished applications is available through Private PAIR only.
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- 8 USPTO Customer Service Representative or access to the automated information
- 9 system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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11 J. Williams

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13 JW

CHAMINE BRITT OYNTHIA BRITT PRIMARY EXAMINER 9-4-07